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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/601,517	06/23/2003	Koen Deforche	TRA-EAS-007	9668
	7590 03/26/200 ACOBSON, P.C.	EXAMINER		
60 LONG RIDO			Shah, Chirag G	
SUITE 407 STAMFORD, O	CT 06902		ART UNIT	PAPER NUMBER
23.1 01, (2616	
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SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS		03/26/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)		
	10/601,517	DEFORCHE, KOEN		
Office Action Summary	Examiner	Art Unit		
	Chirag G. Shah	2616		
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE of the may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
 Responsive to communication(s) filed on 6/23/2 This action is FINAL. 2b) This Since this application is in condition for alloward closed in accordance with the practice under Exercise. 	action is non-final. nce except for formal matters, pro			
Disposition of Claims		·		
 4) Claim(s) 1-12 is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-4,6-8,10 and 11 is/are rejected. 7) Claim(s) 5,9 and 12 is/are objected to. 8) Claim(s) are subject to restriction and/o 	wn from consideration.			
Application Papers				
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	epted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate		

Art Unit: 2616

DETAILED ACTION

Claim Objections

1. Claims 8 and 11 objected to because of the following informalities: Claims 8 and 11 are duplicate claims. Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claim 1-4, 6-8, and 10-11 and rejected under 35 U.S.C. 103(a) as being unpatentable over Ko et al. (US 2004/0114602), hereinafter Ko in view of Bensaou et al. (US 6,747,976), hereinafter Bensaou.

Regarding claims 1 and 6, a packet scheduling method and an apparatus [packet scheduler 12, see fig. 2 and claim 1] and, comprising:

an input device [traffic classifier 11, see fig. 2] for receiving incoming data packets belonging to at least one session [see claim 1, lines 2-3, classifies traffic input for each session], a bank of memories [packet queues, see fig. 2] comprising memory sets for storing the incoming data packets [see claim 1, lines 12-13], the memory queues [packet queues, see fig. 2] sets having a nominal service-interval in which time a data packet is to be transmitted, the nominal service-interval of one memory set being faster than the nominal service-interval of another memory set [where a central management unit manages and sets a predetermined

speed for each session and a virtual time of a system, one session queue may have a predetermined speed greater than other based on priority, see claim 1 and paragraph 0032-0035],

an output device for transmitting the stored data packets [packet transmission unit, 17, see fig. 2]

a processing element linked [management unit 14,see fig. 2] to the input device [classifier 11, see fig. 2], the output device [transmission unit 12, see fig. 2] and the bank of memories [queues 16, see fig. 2] for scheduling sessions [scheduling sessions, see claim 1 and fig. 2].

Ko discloses in paragraphs 0036-0041 of adjusting the virtual start time for the current packet. Ko fails to explicitly disclose of the queues of the sessions for being serviced until the nominal service-interval of any of the memory sets where there is at least one data packet to be sent, is exceeded.

Bensaou teaches in fig. 6 of scheduling based on priority. Bensaou discloses in col. 16, lines 24-27 of incoming packets into traffic classes as real-time group and non-realtime group. Bensaou further discloses in table A in col. 6 and in col. 16, lines 61-65 of setting priority levels. Bensaou discloses in col. 17, lines 8-11 that non-urgent real-time cells are promoted from the lowest priority group to highest priority group when the cells' urgency parameter exceeds a predefined threshold, suggesting that if the nominal service-interval of a service group is exceeded, then its priority for a next selection is changed/promoted to a higher priority. Therefore, it would have been obvious to one of ordinary skills in the art at the time of the invention to modify the teachings of Ko to include promoting lower priority session to a higher priority for next selection

Art Unit: 2616

when the urgency parameter exceeds the predefined threshold as taught by Bensaou. One is motivated as such in order to guarantee fairness in the sense of bandwidth assuring QoS bounds, accurate per-cell information, such as cell due date, or virtual times.

Regarding claims 2 and 7, Ko fails to explicitly disclose each data packet having a priority for selection, the method further comprising: if the nominal service-interval of a servicegroup is exceeded and if a data packet from that service-group is not selected, then its priority for a next selection is changed such as to give it a higher priority [Bensaou teaches in fig. 6 of scheduling based on priority. Bensaou discloses in col. 16, lines 24-27 of incoming packets into traffic classes as real-time group and non-realtime group. Bensaou further discloses in table A in col. 6 and in col. 16, lines 61-65 of setting priority levels. Bensaou discloses in col. 17, lines 8-11 that non-urgent real-time cells are promoted from the lowest priority group to highest priority group when the cells' urgency parameter exceeds a pre-defined threshold, suggesting that if the nominal service-interval of a service group is exceeded, then its priority for a next selection is changed/promoted to a higher priority]. Therefore, it would have been obvious to one of ordinary skills in the art at the time of the invention to modify the teachings of Ko to include promoting lower priority session to a higher priority for next selection when the urgency parameter exceeds the predefined threshold as taught by Bensaou. One is motivated as such in order to guarantee fairness in the sense of bandwidth assuring QoS bounds, accurate per-cell information, such as cell due date, or virtual times.

Art Unit: 2616

Regarding claims 3, 8 and 11, Ko discloses wherein: the service-interval is measured in accordance with virtual time [Virtual finish time calculation unit, see fig. 2 and paragraphs 0036-0041], which virtual time is incremented in accordance with the time expected for transmission of the next packet to be sent [the virtual time for the next packet is adjusted/incremented/updated based on virtual start time and finish time calculated for the new packet, see paragraph 0036-0041].

Regarding claims 4 and 10, Ko discloses wherein: the service-interval is measured in accordance with virtual time [Virtual finish time calculation unit, see fig. 2 and paragraphs 0036-0041], which virtual time is incremented in accordance with the time for transmission of the latest packet sent [based on the length of the previous packet, the virtual start time and finish time for the current packet are calculated, see paragraph 0036-0041].

Allowable Subject Matter

4. Claims 5, 9 and 12 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chirag G. Shah whose telephone number is 571-272-3144. The examiner can normally be reached on M-F 8:30-5:00.

Application/Control Number: 10/601,517

Art Unit: 2616

Page 6

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Doris To can be reached on 571-272-7682. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

cgs

March 8, 2007

CHIRAG G. SHAH PRIMARY PATENT EXAMINER